## THE COURTS.

Several Suits for Rents of Militia Armories.

THE EMMA MINE CASE.

London Shareholders to Give Security for Costs.

Suit has been brought against the Manhattan Telegraph and Quotation Company and F. A. Abbott by T. J. Kiernan, growing out of rivairy in stock telegraphing. Mr. Kiernan alleges that he had a contract with the Gold and Stock Company; that he receives under such contract cipher messages through the Gold and Stock Telegraph Company, and also from his own private agent's foreign quotations of operations in the gold and stock markets at an expense of \$2,500 a mouth, and that the Manhattan Telegraph and Quotation Company, through Abbott, procure these quotations surreptitiously. The defendants deny these allegations, and claim they were published as news, except such as they obtained legitimately. The case came to trial yesterday before Judge Van Brunt and will probably occupy two or three days.

There are some dozen suits pending against the city for arrears of rent of buildings used as mories and drilirooms, involving the payment of about \$250,000, and also the question of the payment of some \$300,000 annual rent under leases executed to the city. One of these suits was that brought by Daniel Fallon to recover \$17,500 arrears of rent for Neilson Hall, which was occupied by the Sixth regiment. The premises were leased for ten years, at an annual rent of \$14,000. The amount sued for was for a year and a quarter's rent, due on the 1st of April last. Payment was refused on the ground that the rent charged was excessive, and the question was also raised of an alleged fraudulent collusion between the lessee and certain members of the Board of Supervisors. A trial was had, which resulted in a verdict for the plaintiff. An appeal was taken from the verdict to the Supreme Court. General Term, where the case came up for argument yesterday before Judges Davis, Daniels and Brady. After a lengthy argument, Mr. James C. Carter appearing on behalf of the city and F. Smyth on behalf of the respondent, the Court took the papers.

Mr. Van Holland was engaged for \$5 a day to repair and rebind books and maps in the Regis-ter's office. His bill amounted to \$370, which the Comptroller refused to pay, claiming that the charge was excessive. Suit was brought against the city, and the case was tried yesterday before Judge Lawrence in the Supreme Court. It was shown that the price charged was fair and legitimate, and the jury rendered a verdict for \$511 34, the full amount claimed, with interest.

THE EMMA MINE IN COURT. The shareholders in the Emma Silver Mining Company of London are not nighly eulogistic of investments in American mining stock. They set nown the Emma Mine speculation as a second South Sea bubble, but with more of lingering hopefulness than was lest to the victims of the South Sea speculation, they hope to get their money back. The particulars of their suit against Senator Stewart, General H. H. Bexter and Frenor W. Park, charged with being the manipulators of the sale, which suit is brought for \$5,000,000, have already been published, and, therefore, do not require recapitulation. Having been served with the complaint, the accused parties show an alert readiness to meet the charges of fraud made against them. As a preliminary sondition, nowever, to the prosecution of the suit, it was insisted that the suitors should give security for cos s. A motion to this effect was made before Judge Donohue, in Supreme Court, Cham-bers, by Mr. S. E. Chittenden on behalf of Messrs. Baxter & Park, Senator Stewart not appearing tous far on the papers as a party to the proceedings. The case occupied the attention of the Court but for a brief period, the reading of some papers and a subsequent short argument, of course, comprising subsequent short argument, of course, comprising all that was done. As throwing additional light on the inceptive stages of what promises to be one of the most interesting civil suits of the times, the papers, which are given fully below, will be inound interesting. These papers, as will be understood from their perusal, were offered in support of the motion.

AFFIDAVIT OF GENERAL BAXTER.

First in order was submitted the aimdavit of General Baxter. It will be seen, as already stated, that he and his co-defendants intend to fight it out to this line, that they claim a good defence, and are Willing to meet the issue lairly and squarely. The aimdavit is as follows:—

Civ and County of New Fork, as:—H Henry Baxter, one

that he and his co-defendants intend to light it out on this line, that they claim a good defence, and are willing to meet the issue lairly and squarely. The affidavit is as follows:—

City and County of New York, six—H Henry Baxter, one of the defendants above named, being duly sworm, deposes and says—That he resides at present at the Brevoort House, in the City of New York; that he has read the complaint in this action; that each and every statement in sail complaint which imputes to deponent any fraud, complaint which imputes to deponent any fraud, complaint which imputes to deponent any fraud or of the saie thereot, or in respect to any of the matters contained in said complaint, is untrue of deponent's own knowledge; and, upon information and betief, reponent states that every statement in said complaint inspiting any fraud or other wrong to the other defention, and complaint and perfect in the complaint and perfect in the said of the complaint and perfect in the said there is a so untrue; that deponent is and, or either of them, is also untrue; that deponent is and, or either of the trial. Deponent internal perfect in the said the complaint is a foreign corporation organized in the city of London, and has no rights, credits or property in this state of which deponent has any knowledge, reponent is informed and believes that so notice has been given to either of said defendants that any bond or other security for costs has occur filed in this action, as required by the siatutes of this state. Deponent further says that the paintiff that been defrauded and injured to that amount by the false, fraudient and deceitual representations of the defendants. Deponent further says that the praintiff has been defrauded and injured to that amount by the false, fraudient and deceitual representations of the defendants. Deponent further says that the praintiff has been defrauded and injured to that amount by the false, fraudient and deceitual representations of the defendants. Deponent further such said of the false of

Sworn to before me-H. Thompson, Commissioner of Jeeds, New York City and County.

CIRCULAR TO THE SHAREHOLDERS.

Next in order was submitted the following circular, dated December 25, 1874, issued by the hame Amining Company of London to each of the scateholders:—

Figure 8 Mining Company of London to each of the state colders:

5:8-1 am instructed by the directors to inform you that the Continuant, Com. George R. M. Gardiner, and the Solicitor, Mr. Albert Turner, have returned from America, and also to remind you that the meeting of the 15th October last was adjourned in consequence of a petition for winding up the company having been clied while the chairman and Solicitor were away on the company's business. In the meantime the directors think it advisable that every shareholder should be informed by circular of the proceedings taken in America during the Chairmans visit to that country. Under the same of very eminent counsel in the United Solicitor with the Chairmans visit to that country. Under the same of very eminent counsel in the Chief Conor, founded upon most arised without the Company of the Conor, sounded upon meet a fine of the State of Conor, sounded upon meet arised with the State of Conor, sounded upon meet arised with the State of Conor, sounded upon meet arised with the State of the mino, on the ground that such money was obtained by fraug. The company are advised that these proceedings with be successful, and they are also informed that the derendants are substantial meet and well able to pay it the decision should be against them. A commission with shortly issue from the United States for the examination of witnesses in this country, under which all the original directors and others concerned with the formation of the company will be examined on oath, so that all matters reliand to the mine will be fairly investigated. The directors are now giving this successity and the same of tartles against whom the company is in the hands of Larles against whom the company is in the hands of Larles against whom the company is in the hands of Larles against whom the company is the period of Larles against whom the company is the the motion of Larles against whom the company is the the motion of Larles against whom the company is not the hands of Larles against whom

re all the circumstances, the Directors hope that the reholders will give them their hearty support in prosecutions of such proceedings as may be advised, also in opposing the application for winsing up the pany, which if granted with as they are acvised, the effect or stopping such action and rendering actory all the labor and expense that have already in incurred in America. I am, Ac...

W. H. TOOKER, Secretary.

Deen incurred in America. I am. Ac.

W. H. FOCKER, Secretary.

LETTER OF COUNSEL.

In connection with the above circular there was also submitted the following letter of Mr. MacFarland, the lawyer of this city, dated December 19, 1874, to Mr. Albert Turner, the company's London solicitor, which explains itself:—

DEAR Mr. Teners—When you first arrived in this country we were not able to rive you a decided opinion that we should probably be able to prosecute successfully an action against Park and his associates for fraud in the sale of the Emma Mine to your company. Mulerous facts and circumstances, then well enough authenticated to induce helief, but not then well enough established to constitute legal proot, tended to create a conviction that a gross fraud had been cumingly coaceived and saccessfully executed. The case, however, did not contain facts enough to establish it, and the other outlying and material facts and not then been ascertained, collated and examined. Indeed, this could only have been done in this country. Owing to the in defining the entire history of the scheme and of legal evidence to establish the facts couching its conception and execution, which only needs to be but in seal form for use. Speaking with that due prudence and cauction with which a lawyer should always speak touching the probable result of an action, I do not nesstate to say by our that it is my decided opinion that we shall be and to ecover for your company avery large verden anally in the hardy. probable result of an account that we shall be able to recover for your company a very large verdet against the defendants. To this cut, however, I need hardly tell you that unity and harmony in the councils of the company and firmness and perseverance in its policy are very essential, the labor incident to the preparation of proof and preparation for trial will be, as you will know, very great indeed, and we shall need the strong and constant support of your clients, the more so from the fact that there is probably no scheme or device the wit of man can suggest that will not be resorted to in order to defeat the action. Faithfully yours,

irom the fact that there is probably in scheme of device the wit of man can suggest that will not be resorted to in order to defeat the action. Faithfully yours.

W. W. NacFakhand.

The points urged for the motion by Mr. Chittenden were that the statute authorizes the court to make an order upon the plaintuits for security in such an amount as will insure to the defendants the payment of all their costs it they recover in the action; that such security must be for the benefit of all the defendants; that the plaintiffs are a foreign corporation, having no property within the jurisdiction of the Court, and that the defendants have no security for their costs beyond the order that the Court shall make in the premises. It was urged, further, that this is an action in which the plaintiffs claim a recovery larger probably in amount than any other action now pending in this court; that it involves not only the fortunes of all the defendants, but their characters and representations, and that the defendants have no alternative if they would preserve either their fortunes or their character than to meet these allegations of trand and have the issues bound by a jury. It is also stated that the present suit was brought more than three years after the sale of the mine; that they were fully and truly informed of all the facts in relation to the mine prior to the sale; that they worked the mine and had it examined by three different committees of the shareholders, and after twelve months' examination and experience expressed their enture satisfaction with the purchase, and that the President of the company wrote to the defendant (Park) a letter, dated at Sait Lake, september 26, 1872, in which he says:—"I think it is quite impossible for any one to go through without a little compited of the sale are all involved in the innerse are some 1,300 shareholders, the taking of whose test-mony will involve large expense, and that the discovery, history, production and appearance of the mine at the time of the sale are all involved i

DECISIONS. SUPREME COURT-CHAMBERS.

By Judge Donohue. Jones vs. Work .- I do not think affidavit of ser-Jones vs. Nora. I do not think there is authority, and make this order.

West vs. Phillips.—It seems to me this injunction is simply to enjoin the commission of a trespass and cannot be graffied.

McArthur vs. Pottbey.—Granted on payment of 210 costs.

McArthur vs. Pottoey.—Granted on payment of \$10 costs.

Park vs. Emma Silver Mining Company.— Granted bond 107 costs in \$5,000.

In the matter of Baus.—Motion granted allowing plaintiff to file supplemental complaint (43 Barb., 616).
Elliott vs. New York Cotton Exchange.—Denied.
Coulter vs. White; Stacey vs. Ris.—Motions de-

nied. Graf vs. Rosenberg.—Motion denied. Memorandum.
Currey vs. Currey; Young vs. Gardner.—Motions granted. Memorandums.
In the matter of Browning; Murphy vs. Keyes;
Coit vs. Norta Caroina Ore Dressing Company;
Chayton vs. Clayton; Gallagner vs. Heatey.—
Granted. Straiton vs. Nitsch; Earle vs. Handibode,-

SUPREME COURT-SPECIAL TERM.

By Judge Van Vorst. illen vs. New Jersey Southern Railroad Com-ny et al.—Order settled. By Judge Van Brunt. Holloway vs. Stevens.—Findings settled. Adams et al. vs. Freeman et al.—Memorandum

SUPERIOR COURT—SPECIAL TERM.

granted.

By Judge Curtis.

Boller vs. The Mayor &c.—Default opened; cause set down for first Monday of April.

Brown vs. Sterling.—Motion for an additional allowance denied.

Harte vs. Nye.—Motion to vacate order of March 15, granted without costs to either party. Stotz vs. The Germania Fire insurance Company.—Motion for the confirmation of the receree's report and for judgment and allowance granted.

granted.
Wright vs. The Equitable Life Assurance Company.—Motion to have all the issues tried by jury denied; costs of opposing to abide event.

By Judge Speir.

Sutro vs. Fargo, President &c.—Motion for new trial on the minutes denied. See Memorandum.

MARINE COURT-CHAMBERS.

MARINE COURT—CHAMBERS.

By Judge McAdam.

Conkling vs. Higgins.—Motion granted unless terms are compiled with.

Val. Orden vs. Wells.—Attachment vacated on stipulating not to sue.

Samuel vs. Small.—Judgment for plaintin.

Warwick vs. Follock; Coulter vs. Levy; Klien vs. Rudolph:.—Motions decided as per opinions filed.

Smith vs. Hamburger.—Motion to vacate order of arrest demed.

Harmuir vs. Kent.—Motion denied.

Gates vs. Sanford; Solomon vs. Henriques; Snow vs. Wolft Van Orden vs. Wells.—Motions to advance causes granted.

Haskeli vs. Streeter.—Defendant's default noted.

COURT CALENDARS—THIS DAY.

SUPREME COURT—CHAMBERS—Held by Judge Dononue.—Nos. 19, 53, 62, 79, 84, 88, 102, 113, 114, 141, 145, 146, 159, 169, 180, 231, 232, 254.

SUPERIOR COURT—GENERAL TERM—Held by Judges Davis, Brady and Daniels.—Nos. 139, 14034, 14134, 77, 81, 95, 88, 141, 142, 143, 144, 96, 145, 140, 147, 74, 148, 149, 150, 151.

SUPPRIME COURT—SPECIAL TERM—Held by Judge Van Brunt.—Law and fact—Nos. 61, 166, 219, 242, 244, 245, 110, 64, 99, 330, 159, 173, 215, 147, 67, 208, 126, 21, 207, 231, 170, 102, 164, 203, 250, 399.

SUPERME COURT—CIRCUIT—PAIT 2—Held by Judge Van Vorsi.—Nos. 22045, 2488, 1166, 1238, 46, 45, 1176, 1276, 1222, 330, 1236, 468, 1000, 10005, 775, 1246, 1364, 1380, 1382, 2256, 1528, 2250, 1822, 1282, 1038, 2251. PAIT 3—Held by Judge Law-rence.—Nos. 775, 55, 77, 831, 917, 823, 9294, 1028, 175134, 1057, 1079, 1007, 2063, 2429, 1033, 1913, 685, 244, 4435, 981, 1055, 1.87, 1059, 1091, 1003, 1913, 685, 244, 4435, 981, 1055, 1.87, 1059, 1091, 1003 COURT CALENDARS-THIS DAY.

241. 443½. 981, 1095, 1 87, 1090, 1091, 1093.
SUPERIOR COURT—GENERAL TERM.—Adjourned for the term.
SUPERIOR COURT—TRIAL TERM—Part 1.—Reid by Judge Monch.—Nos. 507½, 983, 943, 1789, 821, 600 %, 1245, 739, 899, 581, 991, 933, 943, 1789, 821, 600 %, 1245, 739, 899, 581, 991, 933, 945, 1048, 955. Part 2—Heid by Judge Freedman.—Nos. 1046, 992, 754, 1168, 1175, 778, 1005, 1070, 1022, 868, 792, 1166, 1012, 1134, 1199.
COMMON PLEAS—GENERAL TERM—Part 1.—Heid by Judge Rosinson.—Nos. 2315, 1668, 2150, 2320 ½, 2310, 2222, 2376, 2477, 2478, 2374, 2375, 2302, 2503, 2504, 1059, 2225, 2485, 2339, 2324, 2397, 2483, 2347, 2478, 2478, 2574, 2575, 2502, 2503, 2504, 1059, 2225, 2485, 2339, 2324, 2397, 2483, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2483, 2487, 2487, 2487, 2487, 2487, 2487, 2487, 2487, 2487, 2487, 2487, 2487, 2487, 2487, 2487, 2487, 2487, 2487, 2487, 2487, 2487,

Richard Wronsky, forgery; Same vs. Charles Mailer, grand larceny; Same vs. Timothy Shine, grand larceny; Same vs. Gloo Brown, grand larceny; Same vs. Jacob H. Stone, grand larceny; Same vs. Jacob H. Stone, grand larceny; Same vs. Edwin Kessler and Luzie Tode, petit larceny; Same vs. Edwin Kessler and Luzie Tode, petit larceny; Same vs. Patrick McDonald, assault and battery; Same vs. Patrick McDonald, assault and battery.

Over and Terminer,—Beld by Judge Barrett.—Over and Terminer,—Beld by Judge Barrett.—The Feople vs. Thomas Bleakier, robbery; Same vs. James Carr, roobery; Same vs. Ihomas Mooney, burglary; Same vs. John Saay, maybem; Same vs. John Downing, felonious assault and battery; Same vs. Thomas Colby, lelonious assault and battery; Same vs. Thomas Colby, lelonious assault and battery; Same vs. John Laughren, grand larceny; Same vs. Meingel Mentry, grand larceny; Same vs. Michael Mentry, grand larceny; Same vs. Marv Ambrose, grand larceny; Same vs. John Alkens, grand larceny; Same vs. John Alkens, grand larceny; Same vs. John Alkens, grand larceny; Same vs. John BROOKLYN COURTS.

BROOKLYN COURTS.

Befere Judge Reynolds.

A bevy of beauties, from Dutchtown, invaded the portals of the Brooklyn City Court yesterday to listen to the proceedings in the suit for slander of Miss Meta C. Gatge against Mrs. Charles C. Tonges. Miss Gatge brought suit through ner guardian for damages, in the amount of \$20,000, for alleged damage to her character by the statements of the defendant. Mrs. Tonges is the wile of a retired i merchant, who is very wealthy. Miss Gatge is the daughter of a weil-to-do coat merchant on Ross street, and the parties move in the fashionable German society of Williamsburg. George, the son of Mr. Tohres, was paving his addresses to Miss Meta, and he appeared to have no other occupation worthy of note. Most of his time was devoted to visiting his adored one, and the result was an engagement. The young man's affianced appeared to reciprocate his passion, and whenever he called she treated him to fee cream, fruit and other delicacies. Of all the sweets that the lovely maluen bestowed on her lover she preferred to give him cream cakes and cranberry tarts. This caused the young man considerable sickness. When he returned home in such a condition his mother became angry and said many haughty things about Miss Meta. One of the accusations against the young lady was that she had 'erfairth' her son George, it is alleged that Miss Gatge took umbrage at this remark, and that Mrs. Tohges improved the opportunity to break the engagement. Miss Gatge became it, and when of a retire I merchant, who is very wealthy. Miss Miss Gatge took umbrage at this remark, and that Aris. Tonges improved the opportunity to break the engagement. Miss Gatge became 10, and when she recovered she sued George for breach of promise of marriage and slander. George escaped the breach of promise suit by pleading the "baby act," and the slander case was irred yesterday before Judge Reynolds in the city court. Counsel for Miss Gatge claimed that the word "werfaire" meant to departed or seduce, but counsel for the defendant claimed that it meant merely to miselad. The jury, siter an hour's absence, returned lead. The jury, after an hour's absence, returned a verdict for the plaintiff of six cents.

INSPECTORS OF STEAM VESSELS.

At a meeting of the United States Local Inspectors of steam vessels, at their office, in Pine street yesterday, the case of the alleged wilful collision of the steamtugs Crawford and James Watts was commenced. Both vessels were endeavoring to obtain the towing up of an inward bound sailing vessel, and while thus engaged the collision took place. After an informal hearing, the Local Inspectors, Messrs. John K. Matthews and Jememian Simonsen, decided to adjourn the matter over till next Wednesday, on account of the absence of a principal witness. The collision took place upward of a month ago.

A statishent was received from the pilot of the

of a month ago.

A statument was received from the pilot of the Morrisania steamooat Shady Side repecting its colision with the togboat Mary, valued at \$3,000, which was sunk by the former in the fog last Monday. The pilot of the Mary, who had a narrow escape from drowning on the occasior, baving been in the water for half an hour, stated that he had not yet been able, owing to the prostration the shock had caused him, to prepare his report, but said that he would have it ready to-day.

The inspectors have received statements from the bilots of the New Haven steamer Elm City and the East River ierryboat Southampton, which will be passed upon in the order of presentation.

The capitain of the W. P. Ciyde & Co. steamship Benefactor has failed to make any report to the Local Board as to the circumstances attending his running down and sinking the schooner Susan Wright on the 25th of last month, and has laid himself open thereby to the infliction of a heavy penalty.

The report of the capitain of the steamship Vicksburg, lately wrecked six miles to the east of Fire Island, L. L. has been received by the Board. The capitain attributes the loss of his yessel to the log and an error in the dashing of the light in the Fire Island Lighthouse. The Vicksburg was lost while on her voyage from Fort Royal, South Carolina, to this port. The delay in the rendering of the report of the capitain is owing, be says, to his fingers naving been frostbitten.

FURNITURE. GREAT BARGAINS FINE FURNITURE.

We have many new styles finished at our factory that we recommenced before we determined to close out, and we shall continue the sale uning this spring season. The prices we have put on the goods are far below the cost of production, as they must be sold. All kinds of

UPHOLSTERY GOODS marked down.

Before purchasing it will pay to examine our stock and compare prices.

G. L. KELTY & CO., 184 Fifth avenue, near Twenty-third street.

A -ON ACCOUNT OF REMOVAL PRIVATE FAMILY A. will sell, at a secrifice, in lots to suit. 40c, on the dollar, rosewood 745 octave Planoforte, cost \$500, tor \$225; magnificent satin Parlor Sun, cost \$50c, tor \$235; magnificent satin Parlor Sun, cost \$50c, tor \$25c; margin Antoinette Suits, \$75; Turkish 100; sine 9 suits, \$100; rep suits, \$70, 7 pieces; Carpei, Mirrors, Centre Tables, to okcase hooks, thamber suit complete, Bedsteads, Dressing Case, spring and hair Mattresses, Suffe; Extension Table, Chairs, & Call before purchasing at residence 120 West Twenty-third street, near Sixth av.

A.-MUST POSITIVELY BE SOLD-COMPLETE
A.-MUST POSITIVELY BE SOLD-COMPLETE
A. Household Furniture, consisting superb Parlor Suits
in satin; Turkish Suits elegant 7½ octave four round
steinway Piano; Bedroom Sets, with Dressing Cases;
Bedsteass, Bureaus, bair and spring Mattresses; rep,
plush and haircloth Suits; Bootcases, Writing Desks,
Extension Tables, Buffet, Chairs, in leather; Silverware,
Paintings, Bronzes, Carpets, &c. N. B.-No limited
price on any article; no reasonable offer refused. Call
private residence 216 West 21st st.

-WEEKLY AND MONTHLY PAYMENTS FOR FURNITURE, Carpets and Bedding, at B. M. COW-ERTHWAIT & CO.'S. 155 and 157 Chatham street. An imense stock and low prices.

A LARGE ASSORTMENT OF CARPETS, FURNI-ture and Pedding, at lowest cash prices, at O'FAR-Fig. LL'S extensive warerooms, No. 410 Eighth avenue, between thirtieth and Thirty-first atreets. Payments taken weekly or monthly.

between thirtieth and Inirty-first streets. Payments taken weekly or monthly.

A RARE CHANCE FOR CASH,—PARLOR SUITS, A 875; rep, \$35; Bedroom, \$40; over 300 lots; 30 cents on the dollar. Privats residence 21 East 30th 21, near Broadway. Three days.

A GREAT SACRIFICE.—MUST BE SOLD. CALL immediately at private residence 103 West 28th street, near sixth avenue. Magnificent latest style satin brocade Parior Suit, 605 \$450, for \$150; one do. \$100; Marie Antoinette Suit, \$75; prelimway Planoforte, Carpets, Paintings, Bromes, rosewood and walnut Chamber Suits. Mattresses; Turkish, brocatel and rops Suits. \$50 and \$35; Bedsteads, Bureaux, Dressing Cases, library, dining Furniture at any reasonable offer.

A UCTION ROOMS 39 EAST IHIKTEENTH STREET.—
Furniture, Carpets, Beds, Bedating, &c., at private sale at auction prices. Special attention given to sales at private houses, stores, &c., by J. HAVEN & CO. Auctioneers.

Furniture, Beds. Hedding, &c. Payments taken by the week or mouth. Terms easy.

corner Twenty-fifth street and sixth avenue

TURNITURE AND CARPETS.—\$250.00 WORTH OF Furniture now offered at our immense wareroom 25 per cent cheaper than any other house in the city; Parter of the city; Parter

FOR SALE-A HANDSOME RO-EWOOD PARLOR SET and Bouscase. Apply at 42 Bieceker street.

(1000 SECOND HAND AND MISFIT ENGLISH Grussels, three-bly and ingrain Carpets, Olicioths, &c., very cheap, at the old place, 112 Futton street, side entrance.

entrance.

GEORGE A. CLARKES, 747 BROADWAY.—POPUT.

In system of monthly payments for fine Furniture,
Carpets, Upholsiery, Parior Beds, &c.

HOUSEKEEPERS SHOULD BUY THE ZERO REirigorator with Water and Wine Cooler; it saves
food and ice; no water on the floor. Call or send for cre

Cular. 226 West Twenty-third street, New York.

EXCHANGE.

L'OR SALE OR EXCHANGE FOR OTHER GOODS-A jot of Butcher's fixtures: a large Fish Stand, with marble top: a marble top Corn Beet ray, several Sistes twenty test long, a double Desk and various other articles. Inquire of J. M. JHRISTALLER, Auctioneer, If Abingdon square (Eighth avenue, between Bleecker and Twelfth street.

Wanted To Exchange-An Al Fireproof Sale for gentlemen's Cothing or Furnishing Goods as required. Address M., box 141 Herald office.

A GENTLEMAN OF MEANS DESIRES TO MAKE the acquaintance of a young lady or widow, with a view to matrimon; those giving real address preteract the ATALES, box 155 Heraid office.

THE BEEBE RANGE-THE BEST AND CHEAPEST Cooking apparatus for families. Price reduced to \$55 tor No. 1, the largest family size, including wateroack and setting. Orders for repairs sent by mani promptly attended to. Made and warranted by Janks & Kikil-Land, 8, 10, 24 Seeds street.

HOUSES, ROOMS, &C., WANTED. In this City and Brooklyn.

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WANTED-WHOLE OR LOWER PART OF FACTORY W with steady steam power, for wood working busi-uess, located between Chambers and Canal, and West Broa way and Centre streets. State location and rent of outlding and address box 18t Herald office. W ANTED-PURNISHED OR UNFURNISHED Houses; parties having the same can secure good tenants by leaving particulars at our office.

J. G. HOYT & SON, 171 Broadway.

WANTED-BY A SMALL FAMILY, UNFURNISHED House, Sor 9 rooms; good neighborhood; Hudson City or New Jersey; 20 or 49 minutes by railroad from New York; rent not over 825 per month. Address, with particulars, J. H., box 3,559 Post office, New York. WANTED-BY A SMALL FAMILY, LOWER OR Upper Part of a private house on the west side: prefer April 1. Address J. HIRSCHBERG, Nos. 8 and 10 white street.

WANTED-NEATLY FURNISHED ROOM IN A Lift location, by a young physician, part of the day; terms must be liberal. Address L. E. E., box 178 Herald office. WANTED-AN UNFURNISHED THREE STORY
House in good location between Second and Sixth
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WANTED-A HANDSOMELY PURNISHED HOUSE, either in New York or in some country place near New York: no objection to boarding owner. Address CORNIE, Herald Uptown Branch office.

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WANTED-BY A SMALL AMERICAN FAMILY, THE lower or upper part of a House, west of Third avenue and east of Sixth avenue, between Eighteenth and Forty-second streets; state rent. Address J. J., 219 East Thirty-first street. WANTED-BY A GENTLEMAN AND SISTER, TWO connecting Rooms (sound side) and small Room for maid; terms moderate. Address, giving tull particulars, A. J. D., 145 West Forty-flith street.

WANTED-THREE STORY BIGH STOOP HOUSE; all modern improvements good location; west side preferred not too fur up town; rent \$1,200 or \$1.500 Address E. B., No. 305 West Twenty-third street WANTED-BY GENTLEMAN AND WIFE, GOOD Floor, five rooms; second or third floor; improve-ments; with owner preferred, in Ninth ward. L. H. BUELL, No. 273% Bieccker street.

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WANTED TO RENT-ON STATEN I LAND, NEW Brighton, for a small family, a furnished House, with stables. Address J. D., box 2,135 Post office.

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A.-PIANOFORTES OF OUR OWN MANUFACTURE to rent, also for sale on instalments on favorable terms, by CullCK Editing & SONS. No. 11 hear Fourteenth street, between Broadway and Fifth avenue. A -ELEGANT 7 OCTAVE PIANO, \$159: STRINWAY, \$300: Chickering, \$100; Piano, carved legs, \$125; octave upright, \$125; Organ, \$75; two danks, \$200; bargains on account of removal. PERK & SON, 11 Conton place (righth street), near Broadway.

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A BRILLIANT TONED 7), OCTAVE, FOUR LARGE A round Windsor Planotorte, used eight mouths, cost \$30, for \$275; one resewood Bradbury Plano, cost \$700, for \$225; Music Cabinet, Stool, Cover, Pox for shipping; also Parlor Suit, in satin, cost \$600, for \$200; rep Suit, seven pieces, \$50; Carpets, Mirrors, Paintings, Bronzes, China, silverware, Bedroom Suits, Extension Tables, Buffet, China, &c. Call at private residence 120 West 23d street, near 6th avenue. N. B.—Hon't buy until you see and hear the fone of those instruments. House open from 9 A. M. to 9 P. M. 120 West 234 st.

A LADY WILL SELL FOR LESS THAN \$100 Chickering Pinnoforte, perfect order: also elegantly carved seven octave upright Pinnoforte for \$165, mod-ern improvements. 25 Third street, near Bowery. PRIVATE FAMILY WILL SELL THEIR ELEGANT four round Decker & Bros'. Planoforte at a sacrice; a brilliant toned, 7% octave, richty carved rossoot case, mil agrante, overstrung Pinno, having sil aprovements; printed guarantee bill of sale cost \$975 aggo: stool, Cover, box for shipping. N. B.—Used only ght months; must be sold. Cail private residence 10

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This evening Professor HERRMANN in his
ACTS OF MAGIC
HERRMANN, THE GREAT, AND RORY O'MORE.
HERRMANN MATINEE ON SATURDAY. MRS. F. B. CONWAY'S BROOKLYN THEATRE.
MONDAY, TUESDAY, WEDNESDAY AND
THURSDAY OF TRIS WEKE.
SATURDAY MAILINES AT 2, the celebrated artist,
Mr. LAWRENCES BARRETT, in the powerful drama of
HABEBELL; or, THE MAS O'AIRLE.

PARK THEATRE. GSROFLE-GEROFLA.
LAST MATINES, SATURDAY, of Lecond's melody,
GROPIL-LAW ROFLA
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FRIDAY, BENEFI OF
MILLE, MINGLEL
of the French Opera Troupe, when each lady will be presented with the "Gerofle-Gerofla" waitz, just issued by belward Schuberth & Co., 22 Union square, in commemoration of the

oration of the 20TH PERFORMANCE.
Mr. Stuart being destrous to make a success unprecedented in the records of opera bounds.
MONDAY, MARCH 20,
Mr. FRANK MAYO

DAVY CROCKETT,
an American play in five acts. WALLACK'S.
Proprietor and Manager, Mr. LESTER WALLACK

The box book for the reservation of places for any night during these rare box box for the reservation of places for any night during these rare box box for the reservation of places for any night during these rare box office.

EIGHTEENTH WEEK AND LAST BUT ONE of the engagement of MR. DION BOUCKGAULT, who will appear

MR. DION BOUCKCAULT,
who will appear
EVERY NIGHT AND SATURDAY MATINEE
in his own Irish play,
THE SHAUGHRAUN.
12ist to 1/7th performance.
Mr. Moutague, Mr. Gilbert, Messrs. Beckett, Arnott,
Polk. Holland, Leonard Edwin, Mesdames Ada Dyas,
Lewis, Ponisi, Burke, Sefton and Blaisdell will appear.
In preparation,
A ROMANTIC DRAMA.

THEATRE COMIQUE,

JF. JOSH HART.

NOVELTY.

NEW CLARD.

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AND

MISSE LA WESNER.

MISS ADAH BICHMOND.

NEW OLIO.

MISS ADAH BICHMOND.

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MISS ADAH BICHMOND.

NEW OLIO.

NOTICE—MONDAY. MARCH 22.

STILL GREATER ATTRACTIONS.

FIRST nights of the sensational trish Drama from which the plot, action and characters of the Irish drama performed in this house, and also the plot, action and characters from the drama (claimed under oath as original by the man up the street was taken.

PYKE O'CALLAGHAN.

PYKE O'CALLAGHAN. THEATRE COMIQUE.

S—AND—S—
PYRE O'CALLAGHAN
ED. HARRIGAN—AND HART—RED RUPUS
Will also perform, for the first time in three months,
great sketch all three months,
FATRICLE great sketch all three months,
FATRICLE great sketch all three months,
FATRICLE great sketch all three months,
which has been rearranged, altered and shortened by
Mr. Harrigan, and will be almost an entire new sketch.
Also a new and beautiful Negro sketch, by Harrigan and
Hart.

SLAVEDY DAYS

Also a new and beautiful Negro Sketch, by Harrigan and Hart.

SLAVERY DAYS,
in which they will introduce new Songs, Dances and Sayings, Also first appearance this season of R. M. CARROLL: AND HIS THREE TALENTED SONS, Master Benny, The General and Little Dick, who appear in the MasQCERADE AND McFADDEN FAMILY, in which these artists stand without equals in the world. First appearance of the Great London Sensation, the graceful, fearless and beautiful Fquestrenne,

LITTLE PAULINE

and her Lillibutian Pertorming Pony, Louise Victoria.

and her Lilliputan Performing Pony. Louise Victoria. This charming little artists has been pronounced by the English press "something unprecedented"—the greatest novelty winnessed in the British metropolis for years, Her performance takes place in a patent ring erected upon the stage.

THE CHAMPION OF THE GLOBE, FREDERICKS, who performs the feat never accomplished by any other artist—that of throwing a comersault upon a Bevolving Globe. MATINEE WEDNESDAY AND SATURDAY.

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EVEN: EVENING at 8 o'clock.
SATURDAY MATRIEB at 2 o'clock.
Box Office open from 8:30 till 4 o'clock. .. Girofie-Girofia

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KELLOGG GRAND ENGLISH OPERA.

Mr. C. D. HIESS.

Mr. C. D. HIESS.

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March 29 and 31. April 1, 2 and 3.

CLOSE OF THE BEILILIANT FALL AND WINTER SEASON.

Eneroduction of Balte's TALISMAN.

Last representation of Thomas' Miunon.

One performance of Balte's BOHEMIAN GIRL.

THURSDAY EVENING April 1.

BENEFIT OF MME. JENNIE V.N ZANDT.

Sale of seats commences Thursday, March 25, at 8 A. M. at Academy of Music, 701 and 118 Bronday My Reserved Seats.

\$2.

CLAN FERNING ONNING RELS.

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The Great Hit of the Season.

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RECEIVED WITH AVALANCHES OF LAUGHTER.
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ALWAYS FUNNY.
ALWAYS SUCCESSFUL. Street cars may be ordered at 10. Seats secured. Matinee Saturday at 2.

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THREE HOURS' FUN AND ENJOYMENT.

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DOBLASON HALL 18TH AT AND ERGADWAY, TO.

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GEORGIA CALLENDERS ORIGINAL MINSTRELS
GEORGIA LAST WEEK BUT ONE. MINSTRELS
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GEORGIA "Fest ever in N. Y."—sun. MINSTRELS
GEORGIA "BOSS WE CEVE SAW."—GRAPHIC. MINSTRELS
GEORGIA "FIST SAW."—GRAPHIC. MINSTRELS
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GEORGIA "GEORGIA"—GRAPHIC.

MR. GEORGE VANDENHOFF
will read the Play,
HENRY V.
At ASSOCIATION HALL,
THURSDAY EVENING, 18th inst. at 8 o'clock,
Tickets, 50c.; Reserved Seats, \$1.

MR. JEROME HOPKINS' THIRD AND LAST "LEC-TURE CONCERT" (conyrighted), this (Thursday) evening, steinway's, Subject "Cill Roll MUSIC;" six combined Caotr, including his new "SOLO SEXTER" and "ECHO CHOIRS." TI KETS \$1. "GIROFLE-GIROFLA." BY WELS-GREAT SUCCess of this charming arrandement of Lecocya
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RISTORI IN BROOKLYN.—TO-NIGHT-ELIZABE, H. BROOKLYN ACADAMY, THIS (Thursday) EVG, restres and only appearance in Brooklyn of mme. ADELAIDE RISTORI (Marchioness del Grillo AS ELIZABETH, QUEEN OF ENGLAND.

EISTORI IN her world renowned role, ELIZABETH. Reserved seats. \$2; admission, \$1; tamily circle. 50 cts Reserved seats, \$2; admission, \$1; family circle. 50 cts

LYCEUM IHEATRE, RISTORI, MARIE ANTOINETTR
TO-MORROW, LAST MIGHT BUT THREE OF
MINE, RISTORIS Farewell Performances,
as her rentred in Roston is fixed for March 22,
only performances of Glacommettle greatest work,
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expressly written for Mine, Ristori's American tour, and
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RISTORI, in her superb role, MARIE ANTOINETTE,
TO-NIGHT-KISTORI'S Frentree and only appearance in
Brooklyn as ELIZABETH, QUEEN OF ENGLAND,
SATURDAY LAST ON RISTORI MATINEE
ONLY MATINEE OF LUCKEZIA BORGIA
NEXT WEEK-LAST OF RISTORI IN NEW YORK.
RISTORI, NIGHTS-MONDAY, TUESDAY, WEDNESD
DAY, Her last performances in New York.

PISTORI.—ONLY MATINEE OF LUCREZIA BORGIA.
LAST (but one: RISTORI MATINEE.
Only Matinee Performance of Victor Hugo's renowned
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of the
WONDROUS SHAKSP-LARIAN SPECTACLE!
SIXTH WELK
of the distinguished player.
Mr. GEURGE RIGNOLD,
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THE SCENERY, unquestionably the finest ever placed on any stage (all painted in Europe by the best artists), has its realistic effects augmented by the clever disposition of an AUXILIARY FORCE OF OVER FOUR HUNDRED.

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YANKEE ROBINSON
In his great Play
SAS-SA-CU. also
THE POMELLI FAMILY
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Afternoon at 2,
The four act Melo arama
MONTE
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LOUIS ALDRICH,
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WHAT HAS SO LONG BEEN WANTED.

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A VARIETY ENFERTAINMENT

AT ONOF DELICATE, REFINED AND ENJOYABLE
SEE WHAT
THE HERALD SAYS OF IT.

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Nightly and Wednesday and Saturday afternoon
Another entirely new troupe
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First week of Novelty froupe No. 4.
3 star performers
in a grand double bill.
Stars from all quariers of the globe.
Admission on 15c, 35c, 50c, and 75c,

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14 NEW STAR PERFORMERS.

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15 Monday, March 15 and during the week.

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Family March 15c, 20c, 35c, 35c, and 75c.

TIVOLI THEATRE, Eighth street, between Second and Third avenues THE MOST REFINED VARIETY PERFORMANCE. UNPARALLELED SUCCESS THE GOLDEN BRANCH;
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In response to many requests,
MISS ANNA E. DICKINSON will repeat her new Theme,
will repeat her new Theme,
which has received the unqualified praise of the PRESS, PULPIT AND PUBLIC, PROFOUND SENSATION EVERYWHERE.

A Woman's Anna E. Dickinson. Next Sunday. Of It.

The sale of seats will begin to morrow (Friday) moreing at steinway dall box office.

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ON THURSDAY EVENING. MARCH IS, 1875

The games for that occasion will be one two-by
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MAURICE VIGNAUX and JUSEPH DION.

One four-handed game, 189 points. French carbetween

A. GARNIER and CYRILLE DION.

MAURICE DALY and A. P. RUDOLPEE.

Will close with fancy ships by FRANCOIS UBASST.

A. GARNIER and A. P. RUDOLPHE.

THE GREAT \$1,000 CHALLENGE WALKING MATCH AT THE HIPPODROME! SATURDAY EVENING, MARCE 20. DANIEL O'LEARY, OF CHICAGO AND WILSON REID, OF NEW YORK, IN THEIR TWENTY-MILE CONTEST !

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